

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ALABAMA  
SOUTHERN DIVISION**

<p>BOBBY SINGLETON, et al., <i>Plaintiffs,</i></p> <p>vs.</p> <p>WES ALLEN, et al., <i>Defendants.</i></p>	No. 2:21-cv-01291-AMM
<p>MARCUS CASTER, et al., <i>Plaintiffs,</i></p> <p>vs.</p> <p>WES ALLEN, et al., <i>Defendants.</i></p>	No. 2:21-cv-01536-AMM
<p>EVAN MILLIGAN, et al., <i>Plaintiffs,</i></p> <p>vs.</p> <p>WES ALLEN, et al., <i>Defendants.</i></p>	No. 2:21-cv-01530-AMM

**PARTIES' JOINT PROPOSED SCHEDULING ORDER**

Pursuant to the Court's June 20, 2023 Order, and in light of the Plaintiffs' intention to object to Alabama's proposed remedial plan, Plaintiffs and Defendants in the above-captioned cases, by and through their attorneys, respectfully submit the

attached “Proposed Scheduling Order.”<sup>1</sup> The parties also jointly request a status conference at the Court’s earliest convenience to discuss their Proposed Scheduling Order and the upcoming August 14, 2023 hearing. Among other things, the parties wish to discuss whether the August 14, 2023 hearing will occur virtually or in-person.

By joining this submission and agreeing to the proposed dates, Defendants do not concede that the filing of an “objection” is sufficient to challenge Alabama’s new Congressional districts, and they do not take a position at this time whether the August 14, 2023 hearing should include live testimony.

Respectfully submitted this 26th day of July 2023.

---

<sup>1</sup> As set forth in their motion for clarification, ECF No. 188, *Milligan* and *Caster* Plaintiffs’ maintain that *Singleton* Plaintiffs are not a party to the Court’s remedial process. *Singleton* Plaintiffs are included in the parties’ proposed scheduling order pending resolution of that motion.

/s/ Henry C. Quillen

Henry C. Quillen  
WHATLEY KALLAS, LLP  
159 Middle Street, Suite 2C  
Portsmouth, NH 03801  
Tel: (603) 294-1591  
Fax: (800) 922-4851  
Email: [hquillen@whatleykallas.com](mailto:hquillen@whatleykallas.com)

Joe R. Whatley, Jr.  
W. Tucker Brown  
WHATLEY KALLAS, LLP  
2001 Park Place North  
1000 Park Place Tower  
Birmingham, AL 35203  
Tel: (205) 488-1200  
Fax: (800) 922-4851  
Email: [jwhatley@whatleykallas.com](mailto:jwhatley@whatleykallas.com)  
[tbrown@whatleykallas.com](mailto:tbrown@whatleykallas.com)

/s/ James Uriah Blacksher

James Uriah Blacksher  
825 Linwood Road  
Birmingham, AL 35222  
Tel: (205) 612-3752  
Fax: (866) 845-4395  
Email: [jublacksher@gmail.com](mailto:jublacksher@gmail.com)

Myron Cordell Penn  
PENN & SEABORN, LLC  
1971 Berry Chase Place  
Montgomery, AL 36117  
Tel: (334) 219-9771  
Email: [myronpenn28@hotmail.com](mailto:myronpenn28@hotmail.com)

Diandra “Fu” Debrosse Zimmermann  
Eli Hare  
DICELLO LEVITT GUTZLER  
420 20th Street North, Suite 2525  
Birmingham, AL 35203

By: /s/ Abha Khanna

Abha Khanna\*  
**Elias Law Group LLP**  
1700 Seventh Ave, Suite 2100  
Seattle, WA 98101  
Phone: (206) 656-0177  
Email: AKhanna@elias.law

Lalitha D. Madduri\*  
Joseph N. Posimato\*  
**Elias Law Group LLP**  
250 Massachusetts Ave NW, Suite 400  
Washington, D.C. 20001  
Phone: (202) 968-4490  
Email: LMadduri@elias.law  
Email: JPosimato@elias.law

***Counsel for Caster Plaintiffs***

\*Admitted Pro Hac Vice

Tel.: (205) 855.5700  
Email: [fu@dicelolevitt.com](mailto:fu@dicelolevitt.com)  
[ehare@dicelolevitt.com](mailto:ehare@dicelolevitt.com)

U.W. Clemon  
U.W. Clemon, LLC  
Renasant Bank Building  
2001 Park Place North, Tenth Floor  
Birmingham, AL 35203  
Tel.: (205) 506-4524  
Fax: (205) 538-5500  
Email: [uwclemon1@gmail.com](mailto:uwclemon1@gmail.com)

*Counsel for Singleton Plaintiffs*

Richard P. Rouco  
(AL Bar. No. 6182-R76R)  
**Quinn, Connor, Weaver, Davies & Rouco LLP**  
Two North Twentieth  
2-20<sup>th</sup> Street North, Suite 930  
Birmingham, AL 35203  
Phone: (205) 870-9989  
Fax: (205) 803-4143  
Email: rrouco@qcwdr.com

/s/ Deuel Ross  
Deuel Ross\*  
Tanner Lockhead\*  
NAACP LEGAL DEFENSE &  
EDUCATIONAL FUND, INC.  
700 14th Street N.W. Ste. 600  
Washington, DC 20005  
(202) 682-1300  
dross@naacpldf.org  
  
Leah Aden\*  
Stuart Naifeh\*

/s/Sidney M. Jackson  
Sidney M. Jackson (ASB-1462-K40W)  
Nicki Lawsen (ASB-2602-C00K)  
WIGGINS CHILDS PANTAZIS  
FISHER & GOLDFARB, LLC  
301 19th Street North  
Birmingham, AL 35203  
Phone: (205) 341-0498  
sjackson@wigginschildslaw.com  
nlawsen@wigginschildslaw.com

/s/ Davin M. Rosborough

Ashley Burrell  
Kathryn Sadasivan (ASB-517-E48T)  
Brittany Carter  
NAACP LEGAL DEFENSE &  
EDUCATIONAL FUND, INC.  
40 Rector Street, 5th Floor  
New York, NY 10006  
(212) 965-2200

Shelita M. Stewart\*  
Jessica L. Ellsworth\*  
HOGAN LOVELLS US LLP  
555 Thirteenth Street, NW  
Washington, D.C. 20004  
(202) 637-5600  
shelita.stewart@hoganlovells.com

David Dunn\*  
HOGAN LOVELLS US LLP  
390 Madison Avenue  
New York, NY 10017  
(212) 918-3000  
david.dunn@hoganlovells.com

Michael Turrill\*  
Harmony A. Gbe\*  
HOGAN LOVELLS US LLP  
1999 Avenue of the Stars  
Suite 1400  
Los Angeles, CA 90067  
(310) 785-4600  
michael.turrill@hoganlovells.com  
harmony.gbe@hoganlovells.com

Janette Louard\*  
Anthony Ashton\*  
Anna Kathryn Barnes\*  
NATIONAL ASSOCIATION FOR THE  
ADVANCEMENT OF COLORED  
PEOPLE (NAACP)

Davin M. Rosborough\*  
Julie Ebenstein\*  
AMERICAN CIVIL LIBERTIES  
UNION FOUNDATION  
125 Broad St.  
New York, NY 10004  
(212) 549-2500  
drosborough@aclu.org  
jebenstein@aclu.org

/s/ LaTisha Gotell Faulks  
LaTisha Gotell Faulks (ASB-1279-I63J)  
AMERICAN CIVIL LIBERTIES UNION  
OF ALABAMA  
P.O. Box 6179  
Montgomery, AL 36106-0179  
(334) 265-2754  
tgfaulks@aclualabama.org  
kwelborn@aclualabama.org

Blayne R. Thompson\*  
HOGAN LOVELLS US LLP  
609 Main St., Suite 4200  
Houston, TX 77002  
(713) 632-1400  
blayne.thompson@hoganlovells.com

***Counsel for Milligan Plaintiffs***

4805 Mount Hope Drive

Baltimore, MD 21215

(410) 580-5777

jlouard@naacpnet.org

aashton@naacpnet.org

abarnes@naacpnet.org

***Counsel for Plaintiff Alabama State  
Conference of the NAACP***

\* Admitted Pro Hac Vice

/s/ James W. Davis

Steve Marshall

Edmund G. LaCour Jr. (ASB-9182-U81L)

James W. Davis (ASB-4063-I58J)

OFFICE OF THE ATTORNEY

GENERAL STATE OF ALABAMA

501 Washington Avenue

P.O. Box 300152

Montgomery, Alabama 36130-0152

Telephone: (334) 242-7300

Edmund.LaCour@AlabamaAG.gov

Jim.Davis@AlabamaAG.gov

/s/ Dorman Walker

Dorman Walker (ASB-9154-R81J)

BALCH & BINGHAM LLP

Post Office Box 78 (36101)

445 Dexter Avenue

Montgomery, Alabama 36106

Telephone: (334) 269-3138

Email: dwalker@balch.com

***Counsel for Sen. Livingston and  
Rep. Pringle***

***Counsel for Secretary Allen***